# EXHIBIT "E"

#### ORANGE COUNTY CLEAK'S OFFICE DECOUDING PAGE

#### THIS PAGE IS PART OF THE INSTRUMENT - DO NOT REMOVE

#### TYPE NAME(S) OF PARTY(S) TO DOCUMENT: BLACK INK

Sased Hodish

OT

Countrywide Mortgage Ventures, LLC dba Budson Home Leans

SECTION	10	BLOCK.	1	LOT	15	

### RECORD AND RETURN TO:

#### THIS IS PAGE ONE OF THE RECORDING

ATTACH THIS SHEET TO THE FIRST PAGE OF EACH

RECORDED INSTRUMENT ONLY

Countrywide Mortgage Ventures, LLC dbs Audsta Appe NS SV-79 Document Procesting P.C. Row 10423 Van Muys, CA 91410-0423

PROPERTY LOCATION  2088 BLOOMING GROVE (TN)  2001 WASHINGTONVILLE (VLG)  2289 CHESTER (TN)  2204 CHESTER (VLG)  2488 CORNWALL (TN)  2401 CORNWALL (VLG)	4289 4201 3203 4205	MONTGOMERY (TN)  MAYBROOK (VLG)  MONTGOMERY (VLG)	NO. FAGES 15 CROSS REF ADD'L X-REF
2800 CRAWFORD (TN) 2800 DEERPARK (TN) 2808 GOSHEN (TN) 3001 GOSHEN (VLG) 3005 CHESTER (VLG) 3200 GREENVILLE (TN) 4801 HAMPTONBURGH (TN) 4801 MAYBROOK (VLG) 4806 HIGHLAND FALLS (VLG) 3807 HIGHLAND FALLS (VLG) 4008 MONROE (TN) 4001 MONROE (VLG) 4003 HARRIMAN (VLG) 4005 KIRYAS JOEL (VLG)	4469 4401 4600 4800 5088 5401 5401 5408 5608 5608 5608 5608 5608 5608 5608 56	MOODBRIAL (ATC)  MOODBR	PAYMENT TYPE: CHECK CASH CHARGE NO PEE  CONSIDERATION T TAX EXEMPT  MORTGAGE ANT \$ /84,000.  MORTGAGE TAX TYPE: (A) COMMERCIALIFUL 1% (C) UNDER \$10,000 (E) EXEMPT  (F) 3 TO 8 UNITS (I) NAT PERSONUER, UNION (K) CONDO
Down of German	8980		M: STEURR

RECORDED/FILED
09/08/2005/ 09:14:57
County Clock
DONNA L. BENSON
ORANGE COUNTY, NY

FILE # 20050095406
MORT/BK 11935 PG 1325
SER# CW012703 MTAX 1,902.00
8ASIC SEC.36
MTA 522.00
SPECIAL 0.00
SPECIAL 0.00
RECORDING FEES 70.00
Recorpe#469995 alica

After Recording Return Tex

MS SY-79 DOCUMENT PROCESSING P.O. Box 10428 Van Nuye, CA 91410-0423

Propared By: LYNN FORTE

[Space Abure This Line You Recording Duta] -

00010000621006005

10 G2 gagt

MORTGAGE

MIN 1000157-0005142108-1

words used often in this document

(A) "Security Instrument." This document, which is duted JUNE 24, 2005

, together with all

Riders to this document, will be welled the "Security Installment."

(B) "Borrouge."

SARED MOSLEM

whose address in 483 COUNTY BOUTE 105, MONROE, MY 10950

nomenimes will be called "Borrower" and sometimes simply "I" or "me."

(C) "MERS" is Mortgage Electronic Registration Systems, Inc. MERS in a appearance exponention that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is unparized and existing under the laws of Delaware, and has no address and telephone member of P.O. Box 2026, Plint. MI 48501-2026, tel. (888) 679-MERS. FOR PURPOSES OF RECORDING THIS MORTGAGE, MERS IS THE MORTGAGES OF RECORD.

(II) "Lendet."

Country wide Meregage Ventures, LLC dba Hudson Home Luans

will be called "Lender." Lender in a

LIMITED LIABILITY CORPORATION

winch exists

under the laws of DELAWARE

26050 Muscau Road, Win 101, Walabanes, Ch 91902 (E) "Note," The note signed by Homower and Hated JUNE 24, 2005

. will be called the "Plane"

The Note shows that I own Leader

ONE HUNDRED EIGHTY FOUR THOUSAND and 60/100

) plus interest and other amounts that may be payable. I have Dollars (U.S.S 184,000.00 promitted to pay this debt in Pariodic Payments and to pay the debt in full by JDLY 01, 2035

HEW YORK- SINGS Family - Princia Manafraddia Gas Liviporio instrument sittm meno

Paper 1 of 15

nn Bersa 1/01

. Lender's address is





DOC ID 6: 00010000621006005 be culted the Property." The property." The property."  THE PREMISES ARE IMPROVED OR ARE ID SE IMPROVED BY A ONE OR TWO FAMILY RESIDENCE OR DWELLING ONLY.
(G) "Loan." The "Lean" means the debt evidenced by the New, plus interest, any propayment charges and last charges the under the New, and all sums doe under this Security Instrument, plus interest.  (H) "Sums Secured." The amounts described below in the section titled "Borrower's Transfer to Leader of Rights in the Property" sometimes will be called the "Sums Secured."  (I) "Exists." All Riders structured to this Security Instrument that are signed by Homover will be called Riders." The following Riders are to be signed by Borrower [check box at applicable]:
Adjuntable Rate Rider  Condominium Rider  Second Hank Rider  Financi Trai Ecyclopecan Rider  VA Rider  Biweekly Payment Rider  Second Hank Rider  Coder(0) [specify]  SEE SCHEDULE A ATTACHED
(J) "Applicable Law." All controlling applicable federal, some and local statutes, regulations, ordinances and administrative rules and extens that have the affect of law) as well as all applicable final, non-appealable, judicial opinions will be called "Applicable Law."  (K) "Community Association Dates, Fees, and Assessments." All dates, fees, assossments and other charges that are impacted on Borrower or the Property by a condominium association, honorowners association or similar organization will be called "Community Association Dates, Fees, and Assessments."  (L) "Electronic Funds Transfer." "Electronic Funds Transfer" menus any transfer of mency, other than by the first order, or winder paper instrument, which is instituted through or electronic terridial, calephonic institutions, or magnetic tage to us to erder, instruct, or authorize a financial institution to debit of credit an account. Some common examples of an Electronic Funds Transfer are point-of-sale transfers as card such as an asset or debit card is used at a merchant), entermated after machine (or ATM) transactions, putations and such as an asset or debit card in used at a merchant), entermated after machine for ATM) transactions, munifors indicated by telephone, wire transfers, and attendanced electropic funds associated with the called "Escrow Items."  (M) "Escrow Items." Those items that are described in Section 3 will be called "Escrow Items."  (N) "Miscalaneous Personals." Minactianeous Proceerds' means any compensation, exalpsia moder the coverage described in Section 5 for (i) damage to, or described of, the Property; (ii) Condemnation or roller taking of all or any part of the Property; (iii) conveyance in lieu of Condemnation or rale to avoid Condemnation; or (iv) minapresaplications and authority by eminent domain is known as "Condemnation, or other hands and authority by eminent domain is known as "Condemnation, or other accounts." "Mortgage Imprense." "Mortgage Imprense." "Mortgage Imprense." "Mortgage Imprense." "Mortgage Imprens
successors in interest) and its successors in interest subject to the terms of this Security Instrument. This security instrument, I am giving Leader those rights that are stated in this Security Instrument and also those rights that Applicable Law gives to leaders who hald metagages on real property. I am giving Leader these rights to protect Leader from pensible losses that might result if I fail to:  (A) Fay all the formation of the Leader as attated in the Note including, but not limited to, all renewals, extensions and medifications of the Note;  (B) Fay, with interest, any amounts that Leader spends under this Security Instrument to protect the value of the Property and Leader's tights in the Property; and  (C) Recp all of my other promises and agreements under this Security Instrument and the Note.  I understand and agree that MHRS holds only legal title to the rights granted by one in this Security Instrument, but, if necessary in camply with law or cuspon, MERS (as nominee for Leader and Leader's mecopages and assigns) has the right.  (A) to exercise any or all of those rights, including, but not limited to, the right to foreclose and sell the
Property; and  (B) to take any action required of Louise metading, but not limited to, relating and conceiling this Security instances.

DOC ID #: 00010000621006005

#### DESCRIPTION OF THE PROPERTY

I (five Leader rights in the Property described in (A) through (G) below:

(A) The Property which is located at 2276 NY STATE ROUTE 302

(Seco.)

MICCLLICHE

(Cay, Town or Village), New York

، زرد الاست

10940

(Zo Coss). This Property is in ORANGE

It has the following legal description: SEE SCHEDULE "A" ATTACHED HERSTO AND MADE A PART REREOF. TATS IS A PURCHASE MONEY MROTGAGE WHICH MEANS THAT THE MONEY GIVEN TO THE BORROWER WAS USED AS PART PAYMENT OF THE FURCHASE PRICE OF THE PROPERTY PURCHASED BY THE BORROWER AND THIS MORTGAGE IS INTENDED TO BE RECORDED AT THE SAME TIME AS THE DEED TO THE BORROWER.

- (B) All buildings and other improvements that are located on the Property described in subsection (A) of this section:
- (C) All rights in other property that I have an owner of the Property described in subsection (A) of this section. These rights are known as "essention and appurentances attached to the Property!"
- (D) All rights that I have in the land which lies in the streets or roads in front of, or next to, the Property described in subsection (A) of this section;
- (E) All figures that are now at in the future will be on the Property asserbed in subsections (A) and (B) of this sections
- (F) All of the rights and property described in subsections (B) through (E) of this section than I acquire in the
- (G) All replacements of or additions to the Property described in subjections (B) through (F) of this section and all Insurance Proceeds for loss or damage to, and all Miscellimeous Proceeds of the Property described in automations (A) through (F) of this section.

#### Borrowen's right to mortgage the property and bondower's obligation TO DEFEND OWNERSHIP OF THE PROPERTY

I promise that (A) I havefully own the Property: (B) I have the right to manyage, grant and convey the Property to Leader, and (C) tiese use on community elebers to charge against the Property, except for those which are of public record.

I give a general warranty of this to Lender. This manus that I will be fully responsible for any losses which Lender suffers because someone other than mystil has some of the rights in the Property which I promise that I have I promise that I will defend my ownership of the Property against any claims of such ւիրիտ.

#### PLAIN LANGUAGE SECURITY INSTRUMENT

This Security Instrument contains promises and agreements may are used in real property security instruments all over the country. It also compains other promises and agreenment that vary in different parts of the country. My promises and agreements are seased in "plain language."

#### COVENANTS

I promise and I rates with Lender as follows:

1. Borrower's Promise to Fay. I will pay to Lendar on time principal and interest due under the Note and any prepayment, late charges and other amounts due mater the More. I will also pay all auxounts for Becrow Reun under Section 3 of this Security Instrument,

Payments due under the Note and this Security Instrument shall be trude in U.S. currency. If any of my payments by check or other payment manument is returned to Lender unpaid. Lender row require my payment be made by: (a) cash; (b) money order; (c) cardined check, hank check, transcor's check or enshier's check, drawn upon an institution whose depealer are insured by a federal agency, instrumentality, or entity; or (d) Electronic Fundia Transles.

Payments are desired received by Lender when neceived at the location required in the Note, or at another location designated by Lender under Section 15 of this Security Instrument Lender may return or sacept may payment or partial payment if it is for an amount that is less than the amount that in then doe. If Lander secures a lover payment. Lander may refuse to accept a lesser payment that I may make in the fature and does not waive only of its rights. Leader is not obligated to apply such lesset payments when it accepts such payments, if interest on principal accrues as if all Periodic Payments had been paid when due, then Lender need not pay interest on imapplied funds. Londer may hold such imapplied funds until I make payments to bring the Loan current. If I do not do so within a remonable period of time, Londer will either

pgc ID 4: 00010000621006005

apply such funds or roun them in me. In the event of forcelosure, any unapplied funds will be applied to the constanding principal behaves immediately prior to forcelosure. No offset or claim which I might have now or in the future against Lender will solve me from making payments due under the Note and this Security Instrument or keeping all of my other provides and agreeness accurat by this Security Instrument.

2. Application of Burrower's Payments and insurance Proceeds. Unless Applicable Law or thin Section 2 requires otherwise, Lender will apply each of my payments that Lender accepts in the following order:

First, to pay interest due under the blote;

Next, to pay principal due under the Note; and

Next to pay the muchant due Lender under Section 3 of this Security Instrument.

Such payments will be applied to each Periodic Payment in the order in which it became due,

Any recanning amounts will be applied as follows:

Pirst, to pay my late charges;

Next, to pay any other amounts the under this Security Instrument, and

Next to reduce the principal balance of the Note.

If Lender receives a payment from me for a late Periodic Payment which includes a gurficient amount to pay any late charge due, the payment may be applied to the late Periodic Payment and the late charge. If more than one Periodic Payment is due, Lender may apply my payment received from me: First, to the repayment of the Periodic Payment that are due if, and to the entent that each payment can be paid in fully Next, to the cutom that any excess exists after the payment is applied to the full payment of one or more Periodic Payment, such excess may be applied to any late charges due.

Volumery prepayments will be applied as follows: First, to any prepayment charges: and Next, as described in the Note.

Any application of payments, Insurance Proceeds, or Miscellaneaus Proceeds to principal due maler the Note will not extend or postporte the due date of the Periodic Payments or change the secount of those payments.

3. Monthly Payments For Toxes And Insurance.

(a) Borrower's OhBysilona.

- I will pay to Lember all amounts necessary to pay for texes, assessments, water charges, sower tents and other sinalar charges, ground leasehold payments or roug (if any), harard or property insurance covering the Property. Sood insurance (if any), and my required Mortgage Insurance, or a Loss Reserve as described in Section 10 m the place of Mortgage Insurance. Both Periodic Payment will include an amount to be applied toward payment of the following heats which are called "Encrow home."
  - (1) The macs, antenaments, when charges, sower reals and other similar charges, on the Property which under Applicable Law may be superior to this Security Insponent as a Lice on the Property. Any claim, depends on the property against property because an obligation has not been folialled as known as
  - (2) The leanchold payments or ground rents on the Property (if any):
  - (3) The premium for any and all insurance required by Lander under Section 5 of this Security
  - (4) The premium for Mostgage Insurance (if any);
  - (5) The amount I may be required to pay Lender under Section 10 of this Security Instrument instead of
  - the payment of the premium for Mongage Insumes (if may); and
  - (6) If required by Lendor, the amount for any Community Association Duch, Fees, and Assessments.

After signing the Plote, or at any time during its term, Londer may include these amounts as Escrow Items. The monthly payment I will make for Escrow Items will be based on Lender's estimate of the annual amount required.

I will pay out of these amounts in Lender united Lender tells me, in writing, that I do not have to do no, or unless Applicable Law requires otherwise. I will make these payments on the same ting west my Personal Payments of principal and interest are due under the Nom.

The amounts that I pay to Lendor for Bacrow Items under this Section 3 will be called "Bacrow Funds," I will pay Lender the Bacrow Funds for Encrow Factor maless Lendor waives my obligation to pay the Bacrow Funds for my or all Escrow Items. Lender may waive my obligation to pay in Lender Bacrow Funds for any or all Escrow Items at any time. Any such waiver mans be in writing. In the event of such waiver, I will pay directly, when and where prevale, the amounts due for any Escrow Items for which payment of Escrow Funds has been waived by Lender and, if Lender requires, will promptly sand to Lender receipts showing such payment within such time period on Lender may require. My obligation to make such payments and to provide receipts will be considered to be a promise and agreement contained in this Security Instrument, as the phrase "promises and agreement" in used in Section 9 of this Security Instrument, If I am obligated to pay Escrow Items directly, pursuant to a waiver, and I fall to pay the amount due for an Escrow lean, Lender may pay that amount and I will then be obligated under Section 9 of this Security Instrument to repay to Lender. Lender may revote the waiver as to any or all Escrow Items any time by a notice given in accordance with Section 15 of this Security Instrument and, upon the revocation, I will pay to Lender all Escrow Funds, and in amounts, that are then required under this Section 3.

DOC 10 4: 00010000621096005 I promise to promptly send to Lender any notices that I receive of Escrew Itom amounts to be paid. Lender will estimate from time to time the minimal of Barrow Funds I will have to pay by using existing ussessments and bills and reasonable estimates of the amount I will have to pay for Escarry Items in the future, unless Applicable Law requires Leader to use mother method for determining the amount I am to pay,

Lender may, at any time, collect and hold Engraw Funds in an amount sufficient to permit Lender to apply the Excrow Funds at the time specified under RESPA. Applicable Law guts limits on the total amount of Exercise Funds Lender can at any time collect und hold. This woul amount curnor be more than the maximum amount a lentier could require under RESPA. If there is another Applicable Low that imposes a lower limit on the total amount of Escrow Funds Lender can collect and hold, Lender will be limited to the lower amount.

(b) Lender's Oblimations.

Case 7:07-cv-07962-SCR

Lander will keep the Barnow Funds in a savings or backing implication which has its deposite insured by a federal agency, matrum-copality, or entity, or in my Rederal Home Loan Bank, if Londor is such a savings or banking institution, Lender may hold the Egerow Funds. Lender will use the Bancow Funds to pay the Bacrow Herry no later than the time allowed under RESPA or other Applicable Law. Lender will give to one, without charge, an amount accounting of the Exercise Funds. That accounting will show all miditions to and deductions from the Esonow Punds and the reason for each deduction.

Lender they not charge the for bolding or keeping the Bacrow Funds, for using the Exerow Funds to pay Escrow Liems, for making a yearly analysis of my payment of Escrow Funds or for receiving, or for verifying and totaling assessments and bills. However, Lender way charge me for these services if Lender pays me interest on the Escrow Funds and if Applicable Law germin Lender to make such a charge, Lender will not be required to pay me any interest or carnings on the Escrow Funds unless citize (1) Lender and I agree in writing that Lendor will pay interest on the Hexaw Fonds, or (2) Applicable Law respins Localer to pay interest on the Recrow Funda.

(C) Adjustments to the Eccrow Funds. Under Applicable Law, there is a limit on the amount of Enerow Funds Lender may hald. If the sumount of Bacrow Funds held by Lender exceeds this limit, then there will be an excess amount and RESPA requires Lender to account to one in a special manner for the excess emposes of Escrow Funds.

If, at any time, Londor has not received enough Eagrow Funds to make the payments of Escrow Items when the payments are the, Lender cony tell me in writing that on additional amount in necessary. I will pay in Lendor whatever additional amount is necessary to pay the Hornw liams when the payments are due, but the number of payments will not be more than 12.

When I have pull all of the Spens Secured, Lender will premptly relead to me any Exercise Funds that are then isong held by Lander.

4. Borrower's Obligation to Fay Charges, Assessments And Chirup, I will pay all trees, assessments, water charges, sewer reme and other similar charges, and any other charges and fines that may be imposed on the Property and that may be superior to this Secretry Instrument. I will also make ground rents or payments due under my losse if I can a regam on the Property and Community Association Dues, Free, and Assessments (if any) due on the Property. If these items are shorow leans, I will do this by making the payments as described in Section 3 of this Security Insurance. In this Security Insurance, the word "Person" means any

individual, organization, governmental authority or other parry.

I will promptly pay or mainfy all Lieux against the Property that may be superior to this Security Instrument. However, this Security Instrument does not require me to satisfy a superior Lion it: (a) I agree, in writing, to pay the obligation which gave rise to the superior Lice and Lender approves the way in which I napos to pay that obligation, out only is long as I am performing such approximate to in good livin, I argue of defend againg the superior Lien in a lawfull on that in Lender's opinion, during the lawfull, the superior Lien may not be entereded, but only until the lawfast ends; or (o) I accure from the bolder of that other Lion an ograciant, approval in writing by Leader, what the Lieu of this Security inscrement is asserted to the Lieu hold by that Person. If Lender determines that any part of the Property is subject to a superior Lieu, Lender may give Berrower a notice identifying the superior Lien. Within 10 days of the date on which the notice is given, Berrower shall pay or satisfy the superior Lien or take one or more of the actions mendoned in this Section 4.

Lender also may require me to pay a one-time charge for an independent real estate use reporting service used by Lender in connection with the Losa, unless Applicable Law does not permit Lender in traits such a ជាមន្ត្រ

S. Porrower's Onligaçãos to Maintain Hazard Insurance or Properly Insurance. I will obtain hazard or property insurated to cover all halldings and other improvements that now are, or in the future will be, located on the Property. The immunica will cover loss or demage caused by fire, hazards normally covered by "Extended Coverage" hazard innumuna policies, and any other becards for which Lender requires coverage, including, but not limited to cordiquakes and floods. The insurance will be in the automost including, but not limited to, deductible lovels) and for the periods of time required by Londer. What Londer requires under the has nontence can change during the term of the Lour. I may choose the insurance company, but my choice is list fictiones can change during the term of the Loui. I may choose the naturance company, but my choice is subject to Lender's right to disapprove. Lender may not disapprove my choice unless the disapproval is reasonable. Lender may require me to pay either (s) a cate-time charge for flood some determination, certification and macking services, or (b) a one-time charge for flood zone determination and certification services and substitutes charges each time remappings of similar charges occur which ceasonably might affect the flood zone determination or certification. If I disapprove with the flood zone determination, I may request the flood zone determination and I promise to pay any fees charged by the floodral Emergency Management Agency for his review.

If this is maintain stay of the insurance coverages described above. Lender may chain insurance are accounted above.

coverage, at Lender's option and my expense. Lender is under no obligation to purchase any particular type of

DOC TD #: 00010000621006005

amount of coverage. Therefore, such coverage will cover Leader, but might or might not project me, my equity in the Property, or the contents of the Property, against any tick, hazard or hebility and might provide greater or leaser coverage that was previously in effect. I acknowledge that the cost of the insurance coverage as a chained might significantly exceed the cost of insurance that I could have obtained. Any amounts dishursed by Leader under this Section 5 will become my additional date secured by this Section 5 will become my additional date secured by this Section; insurance. These amounts will bear insurance at the interest rate of forth in the Note from the date of dishursement and will be payable with each interest, upon notice from Leader to me requesting payment.

All of the insumpee policies and renewals of those policies will include what is known as a "Standard Morrgage Clause" to protect Leader and will name Leader as martgages and/or as an additional loss payer. The form of all policies and renewals will be acceptable to Leader. Leader will have the right to hold the policies and renewal certificates. If Leader requires, I will promptly give Leader all receipts of paid premiums and renewal notices that I receive.

If I obtain any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy will include a Standard Mortgage Clause and will name Lender as mortgages and for the additional lane copies.

If there is a less or densign to the Fragery, I will promptly notify the insurance company and Lender. If I do not promptly prove to the insurance company that the loss or damage negative, then Lender may do so.

The amount paid by the ingurance company for loss or damage to the Property is called "Insurance Proceeds." Unless Lender and I otherwise agree in writing, my Insurance Proceeds, whether or not the underlying insurance was required by Lenner, will be used to repair or to restore the damaged Property unless (a) it is not monomically femilife to make the repairs or resonation: (b) the use of the insurance Proceeds to ther purpose would leasen the proveening given to Leavier by this Security Instrument, or (c) Leavier and I have agreed in writing not to use the Insurance Proceeds for that purpose, During the period that my repairs or restorations are being made. Lender may took any insurance Proceeds until it has him on opportunity to inspect the Property to verify that the repair work him been completed to Lender's entiriaction. However, this inspection will be done promptly. Leader may make payment for the repairs and renormines in a single phytheni or in a secieu of progress phythenes as the work is completed. Unless Leader and I agree otherwise in writing or unless Applicable Law requires otherwise, Lender is not required to pay the any interest or carrings on the Innurance Proceeds. I will pay for any public adjusters or other third parties that I hire, and their fres will not be said out of the Insurance Proceeds. If the repair or restoration is not economically feasible or if it would leasen Lender's protection under this Security Instrument, then the Insurance Proceeds will be used to reduce the amount that I owe to Lender under this Security Instrument, Such Instrumence Proceeds will be applied in the order provided for in Section 2. If any of the Insurance Proceeds remain after the amount that I owe to Lender has been paid in full, the remaining Informace Proceeds will be paid to me.

If I abording the Property, Londer may file, negetiate and peate my nonlinite insurance china and related mattern, if I do not answer, within 30 days, a nonce from Londer stating that the matteric compuny has officerd to scale a claim, Londer may negotiate and scale the claim. The 30-day period will begin when the motice is given. In other event, or if Londer acquires the Property under Section 20 of this Security Instrument or otherwise. I give Londer thy rights to any Instrument Property under an amount and greater than the monants angula under the Note and this Security Instrument. I also give Lender any other of my rights (other than the right to any refund of uncurred promisms that I paid) under all insurance policies covering the Property, if the rights are applicable to the coverage of the Property, Lender may use the Insurance Processes either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Insurance. Whether or not then days.

6. Borrower's Obligations to Germy The Property. I will occupy the Property and use the Property. However, I will not have to occupy the Property and use the Property. However, I will not have to occupy the Property and use the Property as my principal residence within the time frames act forth above If Lender agrees in writing that I do not have to do not have to do not have to do not have to refuse to agree unless the refusal is reasonable. I also will not have to occupy the Property and use the Property as my principal residence within the time frames not forth above if externating circumsumees exist which are beyond my control.

7. Borrower's Obligations to Maintain And Protect The Property And to Fulfill Any Lease Obligations.

(a) Majphonapee and Fruscipou of the Property.

I will not destroy, dismage or farm the Property, and I will not allow the Property to descripting. Whether or not I am residing in the Property, I will keep the Property in good repair so that it will not deteriorate or decrease in value due to its condition. Unless it is descrimed under Section 5 of this Security Instrument that repair is not economically feasible. I will promptly repair the Property if duranged to await further descriptions or durange. If insurance or Condemnation (as defined in the definition of Miscollaneous Proceeds) presents are paid because of loss or durange to, or Condemnation of, the Property. I will repair or resures the Property andy if Lender has released those proceeds for such purposes. Lender may pay for the repairs and restoration out of proceeds in a single payment or in a series of progress payments as the work is completed. If the Insurance or Condemnation proceeds are not sufficient to repair or restore the Property, I promitine to gay for the anampletion of such repair or restoration to repair or restore the Property, I

DOC ID #: 00010000621006005

(b) Lander's Impection of Property.

Lender, and others authorized by Lender, may enter on and inspect the Property. They will do so in a reasonable manner and at reasonable lines. If it has a reasonable purpose, Lender may inspect the inside of the home or other improvements on the Property. Before or at the time an inspection is made, Lender will give menotice making a reasonable purpose for such injurier inspection.

8. Bocrower's Loan Application. If, during the application process for the Loan, L or my Person or entity setting at my direction or with my knowledge of content, made false, mislending, or inaccurate antennests in Lander short information important to Leader in determining my eligibility for the Loan (or did not provide Leader with each information). Leader will near my actions as a default under this Security Instrument. False, misleading, or inaccurate statements altent information important to Leader would include a misrepresentation of my intention to occupy the Property as a principal residence. This is just one example of a false, misleading, or inaccurate statement of important information.

9. Leader's Right to Proper Its Rights in The Property. If: (a) I do not keep my promises and agreements made in this Security Instrument: (b) someome, including me, begins a legal proceeding that may significantly affect Londer's interest in the Property or rights under this Security Instrument (such as a legal proceeding in bankruptcy, in probate, for Condemnation or Porferone (as defined in Section 11), proceedings which could give a Pensan rights which could equal or exceed Londer's inscreas in the Property or under this Security Instrument, proceedings for enforcement of a Lien which may become substitute this Security Instrument, are no notated least or requisitionally or (c) I have desired in the Property, then Leader's rights under this Security Instrument.

Leadur's colons may believe, but the Property; (c) paying sures to climitate any Lien against the Property; (b) securing matter repeiring the Property that may be equal or repeiring to this Security Instrument, (d) appearing in court; and (e) paying restaushed attenders, in the Property and/or rights under this Security Instrument, including its secured position in a bankengary protecting, Leader can also query the Property to make repairs, change looket, replace or board up doors and windows, drain water from pipes, climinate building or other code violations or dangerous conditions, have utilities numbed on or off, and take any other sollon to secure the Property. Although Leader may take action under this Section 9, Leader does not have to do so and is under no duty to do so. I agree that Leader will not be liable for not taking any or all actions under this Section 9.

I will pay to Lander way amounts, with interest, which Lender species under this Section 9. I will pay those amounts to Lander When Lender serais me a under requesting that I do so. I will pay interest on those amounts of the interest rate set forth in the Note. Interest on each amount will begin on the date that the amount is spent by Lender. This Security Interests will protect Lender in case I do not keep this promise to pay those amounts with interest.

If I do not own, but we a repeat on the Property, I will fulfill all my obligations under my lease. I also agree that, if I sequire the full title (non-tilmes called "Fee Tiple") to the Property, my lease interest and the Fee Title will not marge unless Lender agrees to the marger in writing.

10. Mortgage framework. If Londer required Mortgage Insurance as a condition of making the Loan, I will pay the promium for the Mortgage Insurance. If, for any reason, the Mortgage Insurance enverage censes to be available from the mortgage matter that previously provided such insurance and Londer required me to waste asparate payments toward the premiums for Mortgage Insurance and Londer required me to waste asparate payments formed toward the premiums for Mortgage Insurance coverage from an abstract mortgage insurance. However, the cost of this Mortgage Insurance coverage will be substantially equivalent to the cost to one of the previous Mortgage Insurance coverage, and the Mortgage Insurance coverage, and the Mortgage Insurance coverage, and the Mortgage Insurance coverage.

If submittally equivalent Morgage Insurance coverage is not available, Lender will enablish a non-refondable. Long Reserve" as a submittee for the Mongage Insurance coverage. I will continue to pay to Lander such menth an amount equal in one-twelfth of the yearly Montage Insurance premium (as of the time the coverage lapsed or ceased to be in effect). Lender will recain those payments, and will use these payments to pay for leases that the Morgage Insurance would have covered. The Long Reserve in moneteinfields even if the Long Reserve in the Long Reserve. Lender can no longer require Large Reserve payments In (a) Mongage Insurance coverage again becomes separately designated payments to word the premium of Mongage Insurance in obtained; (c) Lander requires separately designated payments toward the premium for Mongage Insurance; and (d) the Mongage Insurance coverage is in the amount and for the period of time required by Londer.

If Leider required Mortgage Insurance is a condition of making the Loan and Borrower was required to make separate payments toward the premiures for Mortgage Insurance. I will pay the Mestgage Insurance problems, or the Loan Reserve payments, until the requirement for Mortgage Insurance ends according to any written agreement between Leider and me providing for such termination of until termination of Mortgage Insurance is required by Applicable Law. Lender may require me to pay the promiums, or the Loan Roserva payments, in the manner described in Section 3 of this Sounds Instrument. Nothing in this Section 10 will select my obligation to pay interest at the rate provided in the Note.

A Mortgage Insurance policy pays Lender (or any entity that purchases the Note) for certain losses it may mean if Borrower does not repay the Lout as agreed. Borrower is not a party to the Mortgage Insurance policy.

Case 7:07-cv-07962-SCR

DOC 10 \$: 00010000621006000

Mortgage insurers ussess their total risk on all Mortgage Insuremen from time to time. Mortgage insurem may enter into aurements with other puries to share or change their fish or to reduce lesses. Those agreconcilul ere reacci on which and conclutors that are nabilitatory to the distrence inducer and the other purty (or purples) to these agreements. These agreements may require the mortgage matter to make paymonts using any source of lunds that the mongage maner may have available (which may harlude Mengage instrumen maniums).

As a appull of these agreements, Leader, any owner of the Nois, another insures, may reinsures, or easy other early may receive (disactly or indicatly) emounts that come from a portion of Bottowor's payments for Mortgage insurance, in exchange for charing or charging the moraphee insurer's risk, or reducing losses. If these agreements provide that an utilities of Londor takes a share of the insurer's tiste in exchange for a chare of the parminus paid to the insurer, the arrangement is often terpred "captive reinsummer." It also should be endersmod that; (a) any of these agreements will not affect the amount that Borrower has agreed to pay for Managage Insurance, or any other terms of the Lean. These agreements will not increase the amount Borrower will now for Mentgage transmice, and they will not entitle Bonower to any refund; and (b) my of these agreements will not affect the rights Burrower has - if any - regarding the Montgago leautence under the Homeowners Protection Act of 1998 or any other law. These rights may include the right (a) to receive certain disclosures, (b) to request and obtain concellution of the Mangage imparation, (c) to impe the Mangage insurance terminated automatically, und/or (d) to meetes a refund of any Morigage insurance premiums that were not extred at the time of such cancellation or termination.

11. Agreements About Miscellancous Proceeds: Forfeiture, All Miscellancous Proceeds are usuigned to and will be maid to Leather.

If the Property is damaged, such Miscellaneous Proceeds will be applied to restoration or repair of the Property, if (a) the realization or repair is economically featible, and (b) Lender's accurity given in this Security Institutions to and beautiful Couring such superior and reportation persons, Searchs with times the right to hold such Miscellimeous Property in United has had an opportunity to impact the Property to verify that the work has been conspience to Lastery measurable. However, the inspection will be undertaken promptly. Lender may pay for the reprim and remaration in a single distansament or in a series of progress fulturants as the work is completed. Unless Lender and I agree concretise in writing or unless Applicable Law requires interest to be paid on such Missellaneous Proceeds, Lender will not be respond to pay Bornwer any interest or earnings on the Missellaneums Proceeds. If the restoration or repair is not economically feasible or Londor's accurity given in this Security Instrument would be leasened, the Miscellaneous Proceeds will be applied to the Suns Socured, whother or not then due. The cheese, if any, will be paid to me. Such Misselfangeous Proceeds will be applied in the order provided for in Section 2.

In the event of a total calcing, destruction, or loss in value of the Property, the Miscellaneous Proceeds will be applied to the South Second, whether of not then day. The excess, if any, will be paid to me.

In the event of a period taking, destruction, or loss in value of the Property in which the fair condess value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the Sums Section immediately before the partial taking, deprecion, or loss in value, the Sums Socured will be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the Sums Secured immediately before the portial teleting, destruction, or long in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss ia valua. Any balanco mail be palé to ma

In the event of a perpul michag, description, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the Sums Secured immediately before the puriful taking, destruction, or loss to value, the Miscellageous Processis will be applied to the Same Secured whether or not the sums are then due,

If I abandon the Property, or if after Lender sends me nodes that the Opposing Party (as defined in the next sentance) officed to make an award to sente a claim for damages. I fail to respond to Leader within 30 days after the date Lender gives notice, Lender is authorized to collect and apply the Miscollanouse Proceeds either to resemition or repair of the Property or to the Sums Sentral, whether or not then due, "Opposing Party means the third party that owns me Miscellaneous Proceeds or the party against whom I have a right of action in regard to Miscollandons Proceeds.

I will be in default under this Security Instrument if any civil or eximinal action or proceeding that Lender determines could result in a court ruling (a) that would require Forfeiture of the Property, or (b) that could damage Londer's interest in the Property of rights under this Security Insurance. "Forfeiture" is a counaction to require the Property, or any part of the Property, to be given up. I may correct the default by obtaining a court ruling that disminses the court action, if Lender determines that this court ruling provents Forfeiture of the Property and also justicular may durage to Lender's Interest in the Property or rights under this Security Instrument. If I comes the default, I will have the right to have enforcement of this Security Instrument discontinued, as provided in Section 19 of this Security Instrument, even if Londor has required Immediate Payment in Pall (as defined in Section 22). The proceeds of any award to claim for damages that are autibusible to the damage or reduction of Lander's interest in the Property are assigned, and will be paid, to Lander

POC TO 4: 00010000621006005

All Missellaneous Proceeds that are not applied to restoration or requir of the Property will be applied in the order provided for in Section 2.

12 Coursessing of Dorrower's Childelizate and of Lectur's Proper

#### (a) Bornowor's Obligations.

Case 7:07-cv-07962-SCR

Lender may allow me, or a Person who takes over my rights and obligations, to delay or to change the amount of the Periodic Paymonts. Even if Lender does this, however, I will said be fully obligated under the Note and under this Security Instrument upless Lender spress to release one, in writing, from my obligations.

enter they allow those delays or changes for one or a ferson who taken over my rights and obligations. even if Lender is requested not to do so. Even if Lender in respessed to do so. Lender will not be required to (1) bring a lawsuit against me or such a Person for not fulfilling obligations under the Mose or under this Security Instrument, or (2) refuse to extend time for payment or otherwise modify amortization of the Sums Scennd.

#### (h) Lander'n Rights.

Even if Lender does not exacts or enforce my right of Lender under this Security Instrument or under Applicable Law, Lender will said have all of those rights and may exercise and enforce them in the future. Even if: (1) Lender obtains insurance, pays macs, or pays other change, charges or Liens against the Property; (2) Lender accepts payment from third Persons; or pays that content analysis of early against the tropical from the Persons; or (3) Lender accepts payments in amount the amount then due, Lender will have the right under Section 22 below to damend that I make Impacting Peyment in Pall of any amounts remaining due and payable to Lender under the Note and under this Section 2.

13. Obligations of Bottower And of Persons Taking Over Borrower's Rights or Obligations, if more than one Person signs this Security Instrument as Burrower, each of us is fully obligated to keep all of Burrowor's promises and colligations contained in this Security Instrument. Lender may enforce Lender's rights under this Security Instrument against each of us individually or against all of us together. This means that any one of us may be required to pay an of the Sumo Secural, However, if one of us does not sign the Note: (a) that Person is signing this Security Instrument only to give that Person's rights in the Property to Lender under the terms of this Security Instrument; (b) that Person in not personally obligated to pay the Sums Secured; and (c) that Person agrees that Lender may office with the other Beautoway to delay enforcing any of Lender's rights, to modify, or make any accommodations with regard to the terms of this Security Instrument or the Floor without that Peness's exceed.

Subject to the provisions of Section 15 of this Security Instrument, any Person who takes over my rights or obligations under this Security Instrument in writing, and is approved by Leader in writing, will have all of my rights end will be obligated to keep all of my promises and agreements made in this Security instrument. Borrower will not be released from Borrower's obligations and liabilities under this Security Instrument unless Lander agrees to such refered in writing. Any Person who taken over Lender's rights or obligations under this Security Insumment will have all of Lender's rights and will be obligated to keep all of Lender's promises and agreements made in this Security Instrument except as provided under Section 20.

14. Loan Charges, Lunder may thange me foca for services performed in commercian with my default, for the purpose of proceeding Lendar's interest in the Property and rights under this Security Institution. including, but not limited to, anomeys' fees, property inspection and valuation fees. With regard to other fees, the fact that this Security instrument does not expressly indicate that Lender may charge a certain fee does not mean that Londer carmot clarge that fine Lender may not charge fees that are prohibited by this Security innument or by Applicable Law,

If the Lass is subject to Applicable Law which som maximum loan charges, and that Applicable Law is finally interpreted so that the interest or other loop charges collected or to be collected in connection with the Long exceed purphitted limits: (a) any such loan charge will be reduced by the amount necessary to reduce the charge to the permitted limits and (b) tary sums already collected from the which exceeded permitted limits will be refuseded to me. Lender may exceed to make this refused by reducing the prescipal owed under the Note or by making a direct payment to Bottower. If a school colored principal, the reduction will be treated as a partial propayment without any propayment charge (even if a propayment charge to provided for under the Note). If I accept such a refund that is paid directly to me, I will waive any right to bring a lawsuit against Lender because of the overphage.

15. Notices Required nuder fine Security Instrument. All notices given by one or Lender in connection with this Security Instrument will be in writing. Any notice to me in connection with this Security Instrument in considered given to me when mented by liter class nated or when security delivered to my mutice subtracts if scal by other means. Nodes to any one Borrower will be notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address is the address of the Property troless I give modes to Lender of a different address. I will promptly matry Lender of my change of address. If Lender specifies a procedure for reporting my change of exidence, then I will only report a change of militers through that specified proceedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender will be given by delivering it or by mading it by first class mail to Lender's address stated on the first page of this Security Instrument unless Lender has given the notice of snother address. Any notice in connection with this Security langument is given to Leader when it is actually received by Leader. If any notice required by this Security inscriment is also required under Applicable Law, the Applicable Law sequirement will natisfy the corresponding requirement under this Security Instrument.

PGC ID 9: 00010000821006005

16. Law That Governs this Security Sentencent; Word Liage. This Security Immunent is governed by federal law and the law of New York State. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might allow the parties to agree by contract or it might be silent but such silence does not mean that Lender and I cannot agree by contract. If any term of this Security Instrument or of the Mote conflicts with Applicable Law, the conflict will not affect other provisions of this Security Instruzions or the Note which can operate, or be given effect. without the conflicting provision. This means that the Security Instrument of the Note will remain as if the conflicting provision did not exist.

As used in this Security Instrument; (a) words of the mesculine gender mean and include corresponding words of the feminine and namer gentlers; (b) words in the singular mean and include the plant, and words in क्षेत्र प्राप्त क्षेत्र कार्य वार्य वार्य वार्य कार्य कार्य (०) क्षेत्र कार्य कार्य क्षेत्र कार्य कार्यकार कार्य to take any action.

17. Harrawer's Copy. I will be given one copy of the Note and of this Security Instrument

18. Agreements obtait Lander's Elpho II the Property is Sold or Transferred. Londer may require Immediate Payment in Pull of all Sums Secured by this Security Instrument if all or any part of the Property. or if any right in the Property, is sold or impolared without London's prior written permission. If Borrower is not a numeral Person and a beneficial insurant in Bourover is sold or transferred without Lender's prior written permission, Leader also may require immediate Payment in Full, However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender requires Immediate Payment in Full under this Section 18, Londer will give me a nodec which states this requirement. The notice will give use at loss 30 days to make the required payment. The 30-day period will begin on the date the notice it given to me in the chamer required by Securer 15 of this Security Instrument. If I do not make the required payment during that period, Leader may not in enforce its rights under this Security Instrument without giving me any further notice or demand for payment.

19. Borzowor's Right to Bave Londor's Enforcement of this Security Instrument Discontinued. Even if Leader has required Immediate Phymone in Full. I may have the right to have enforcement of this Security Instrument supposed. I will have this right at any time before the earliest of: (a) five days before sale of the Property under any power of sale granted by this Security Instrument; (b) another period as Applicable Law might specify the the termination of my right to have enforcement of the Leon supped; or (e) a judgment has been onered enforcing thin Security Insurament. In order to have this right, I will meet the following conditions:

- (a) I pay to Leader the full amount that then would be due under this Security informed and the Note as if Immediate Payment in Full fast never been required:
- (b) I correct my failure to keep my of my other promises or agreements made in this Security
- (c) I pay all of Legister's reasonable expenses in enforcing this Security Insurument including, for example, responsible attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and
- (d) I do whatever Lender reasonably requires to senare that Lender's interest in the Preperty and rights under this Security learnment and my collisioners under the New and under this Security insurantent continue unchargod.

Leader may require that I pay the sums and expenses mentioned in (a) through (d) in one or more of the following forms, as selected by Lendon (a) cush: (b) money order, (c) certified check, bank check, transver's check or cashler's check drawn upon in institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Bleenwie Punds Transfer.

If I fulfill all of the conditions in this Section 19, then this Security Instrument will come in the office. es il languellere Provincia la Filli lind verrer lesan required. However, I will not have the sight to have Leadin's enforcement of this Security Manument discontinued if Lender has required Immediate Payment in Pull under Section 18 of this Security Instrument.

20. Note Holder's Right to Sell the Hots or an Interest in the Nois; Borrower's Right to Noder of Change of Long Servicer; Lunder's and Borrower's Right to Notice of Grievance. The Note, or an interest in the Mote, together with this Security Instrument, may be sold one or more times. I might not receive any preor nellec of these priss.

The emity that collect the Periodic Payments and performs other manuage four acrylcing obligations under the More, this Security Instrument, and Applicable Law is called the "Loun Servicer." There may be a change of the Louis Servicer as a result of the sale of the Note. There also may be one or more changes of the Loan Services impelated to a cale of the Now. Applicable Law requires that I be given written notice of any change of the Luan Servicer. The notice will state the name and address of the new Lann Servicer, and also tell the one address to which I should make my payments. The notice also will contain any other information required by RESPA or Applicable Law. If the Note is sold and thereafter the Loan is serviced by a Loan Services other than the purchases of the Noon, the morroage loan servicing obligations to me will remain with the Loan Servicer or he manufactual to a miscount Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchases.

DOC ID #: 00010000621006005

Neither I not Lender may commence, join or be joined to any court action (as cities an individual party or the member of a class) that stises from the other party's actions pursuant to this Security Instrument or that alleges that the other has not fulfilled may of its obligations under this Security Instrument, unless the other is notified (in the manner required under Securit 15 of this Security Instrument) of the unfulfilled obligation and given a reasonable time period to him sometime notion. If Applicable Law provides a time period which will elapse before eleminated on the uplant, that time period will be decement to be reasonable for purposes of this paragraph. The notice of acceleration and apparamity to cure given to me under Section 22 and the notice of the demand for payment in full given to me under Section 22 will be decemed to satisfy the notice and apparamity to care down this paragraph are subject to Applicable Law.

21. Continuation of Burcower's Obligations to Maintain and Protect the Property. The federal lews and the laws of New York State that relate to health, safety or environmental protection are called "Burtonomental Law Environmental Law classifies extent substances as toole or heartflows. There are other substances that are considered hazardous for purposes of this Section 21. These substances are gasoline, knowed, other flammable or toole particless, tools peaticides and herbicides, volunite solvents, mutorials containing astessor or formaldehyde, and radioactive materials. The substances defined as toxic or hazardous by Environmental Law and the substances considered hazardous for purposes of this Section 21 are called "Hazardous Substances." "Environmental Cleanup" includes any response action, remedial action, or comoval sodius, as defined in Environmental Law. An "Environmental Condition" means a condition that can cause, conditions in, or otherwise trigger at Environmental Cleanup.

I will not do enything affecting the Property that violates Invironmental Law, and I will not allow anyone class in do so, I will not cause or permit Rizzandous Substances to be present on the Property. I will not use or store Herardous Substances on the Property. I also will not dispose of Herardous Substances on the Property, or release any Hazardous Substance on the Property, and I will not allow enjone class to do so. I also will not do, any allow anyone class to do so. I also will not do, nor allow anyone class to do, anything affecting the Property that: (a) in in violation or any will not do, nor allow anyone class to do, anything affecting the Property that: (b) transpose, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The promises in this paragraph do not apply to the processe, use, or seesage on the Property of small quantities of Hazardous Substances that are generally recognized as appropriate for normal residential use and maintenance of the Property (including, but not limited to, Hazardous Substances in consumpt products). I may use or store these small quantities on the Property. In addition, unless Environmental Law requires removal or other section, the hulldings, the improvements in the furtures on the Property are permitted to contain asbestus and automos-containing materials if the nates of any hand pressures.

I will promptly give Lender written notice off (a) any investigation, claim, demand, lawshit or other action by any governmental or regulatory agency or private party involving the Property and any Franchous Substance or Environmental Law of which I have actual knowledge; (b) any Environmental Condition, including but not limited to, any epiting, leathings, release or these of themse of any Hazandous Substance, and (c) any condition cultsod by the presence, use or release of a Franchous Substance which adversely officets the value of the Property. If I learn, or any governmental of regulatory authority, or any private party, notifies me that any removal or other respectation of any Hazandous Substance affecting the Property is accurately. I will promptly take all necessary remodal actions in accordance with Environmental

Modeling in this Security Instrument or cases on obligation on Lender for an Baylonmental Closup.

#### NON-UNIFORM COVENANTS

I also promise and agree with Lender as follows:

22. Lender's Highls II Botrower Fells in mass Provides and Aprendum Except as provided in Section 16 of this Security Instrument, it all of the conditions stated in subsections (a), (b) and (c) of this Section 22 are not, Louise may require that I my lumediately the corresponding any luming the Note and under this Security Instrument. Lender may do this without making any luming demand for payment. This requirement is called "Immediate Payment in Full."

If Lender requires immediate Payment in Full, Lender may bring a luminit to take away all of my remaining rights in the Property and have the Property sold. At this sale Lender or another Person may acquire the Property. This is known as "Forentiature and Sale." In any lawnut for Forentiature and Sale, Lunder will have the right to collect all cases and dishousements and additional allowances allowed by Applicable Law and will have the right to add all reasonable atterracys' fees in the asternet I owe Lender, which fees about Economy pages of the decrease pages of the decrease.

Lender may require immediate Payment in Full under this Section II only if all of the following

- (a) I full to keep any premine or agreement make in this Security leaverness of the Nort, including, but not limited to, the provides to pay the Suns Secured when due, or if snother default occurs under this Security leaverness?
- (b) Lender sensis to me, in the manner described in Section 15 of this Security Destrainent, a notice that states:
  - (I) The promise or agreement that I billed to keep or the definit that less occurred;
  - Ci) The serior that a smarticial arraw-sea it is declared.

Form DEED YEAR

Poc rp %: 00010000621006008

(3) A date by which I must energed the Schools That date will be at least 30 days from the date on which the potics is given;

[4] That if I do not correct the default by the date stated in the rentice, Lander may require immediate Payment in Foll, and Leader or another Person may sequire the Property by means of Forecitative and Sale;

(5) That if I ment the conditions stated in Section 19 of this Security Instrument, I will have the right to have Lander's enforcement of this Security hastrument stopped and to have the Note and this Security Instrument comein tully effective as it Immediate Paymout in Fall had never केन्द्रक व्यानुस्तिक व्यान

(b) That I have the right he any inwest for Forestower and See to argue that I did been any promises and agreements under the Note and ander this Security Instrument, and to protest any other defences that I may have, and

(c) I do not correct the defeats stated in the natice from Lemiar by the date under in that review.

23. Lander's Obligation to Discharge this Security Instrument. When Londer has been poid all amounts due under the Note and under this Security Instrument, Lender will discharge this Security Instrument by delivering a certificate seating that this Security Instrument has been satisfied. I will pay all costs of secording the discharge in the proper official remarks. I agree to pay a fee for the discharge of this Security Instrument, if Lender so requires. Lender may require that I pay such a fee, but only if the fee is paid to a third party for services condered and the charging of the fee is permitted by Applicable Law.

24. Agreements about New York Lien Law. I will receive all amounts lant to the by Lender subject to the trust fund provisions of Section 13 of the New York Lien Law, This means that I will: (a) hold all amounts which I receive and which I have a right to receive from Lender under the Note as a trust fund; and (b) use those purcount to pay for "Close of Improvement" (en defined in Section 13 of the New York Lien Law) before I one them for they other purpose. The fact that I am holding those procures as a trust fund mount that for any building or other immovement located on the Property I have a appealal responsibility under the law to use the mount in the menter described in this Section 14.

25. Borrower's Statement Reporting the Property [chack been or applicable].

dwelling only.  This Security Insurancest comment comment accurates containing, the dwelling with hower its own	vers real property improved, or to be improved, by a one or two terminy overs real property principally improved, or to be improved, by one or the degregate, not more than six residential dwalling units with each appears cooking fuelities.  25 not cover real property improved an described above.
BY SIGNING BELOW. I recept 17 of this Security housement and in a Winnepset:	and agree to the promises and agreements contained in pages 1 through by Rider signed by the and recorded with it.  (South
	Seal)
	-Вопаук
	-Bonesea
	(Scal)

DOC 10 6: 63010003523006005 County set

STATE OF NEW YORK,

CHANGE

before me, the undertigated, a natury

June, 2005 day of On the 24th day of June public in and for mind some, personally appeared

SARED MUSLEM

personally known to the or proved to the on the basis of satisfactory evidence to be the individual(s) whose personally square a tax, or proved to the out in busis of managerary evipeure when he for individuals whose name(s) later subscribed to the within instrument and seknowledged to the the he/she/they executed the same in his/hes/their capacity(les), and that by his/hes/their signature(s) on the instrument, the individual(s), or the person upon bahalf of which the bedividual(s) acced, executed the instrument.

Noticey Positio

Tax Map Information; 10-1-15



# CHICAGO TITLE INSURANCE COMPANY

## SCHEDULE A - DESCRIPTION

Title No. 05-0-1924

All that certain lot, piece or parcel of land situate, lying and being in the Town of Wallkill, County of Orange, State of New York and being more accurately bounded and described as follows:

Beginning at an iron pln found in the northwesterly line of New York State Route #302 at the southerly corner of lands of Talarico as described in deed liber 5473 page 98 and being the easterly most corner of the here-in described parcel; thence from the said point or place of beginning and following along the line of lands of Talarico the following (2) courses and distances: 1) North 40-07-05 West 242.00 feet to an iron pin found; 2) North 56-22-55 East 90.00 feet to a point; thence along the line of lands of Cooper, along a stonewall most of the way and passing over an iron pin found on line 47.15 feet from the end of this course at an apparent deed overlap, North 40-21-03 West 353.45 feet; thence along the line of lands of Alexandra, LLC the following (4) courses and distances: 1) along the northwesterly line of an apparent deed overlap, South 56-30-00 West 242.96 feet to an old rusted pipe found, 2) passing over an iron pipe set on line at 45.91 feet being the apparent deed overlap, along a stonewall most of the way and passing over an iron pin found on line in a gravel driveway, South 34-45-00 East 577.50 feet, 3) South 55-30-00 West 10.56 feet, 4) South 34-45-00 East 18.46 feet to a point in the northwesterly line of Route #302, North 55-19-52 East 220.61 feet to the point or place of beginning.

TOGETHER WITH a right of way set forth in Dead Liber 1259 page 211 for the purposes of ingress to and of egress from the above described parcel of land on foot and with horses and vehicles of all kinds upon, over and along the following described lands, to wit:

BEGINNING in the northwesterly line of the said State Road at a point distant twenty feet southwesterly from the southerly corner of the above described parcel of lands and runs thence in a northeasterly direction along said line of said State Road to the southerly corner of said above described parcel; thence north Thirty-four degrees forty-five minutes went about fifteen links along the northwesterly line of the above described parcel of lands to a corner thereof; thence north fifty-five degrees thirty minutes east sixteen links along the line of said above described parcel of lands to a stake; thence north thirty-four degrees and forty-five minutes west along the line of said parcel fifteen feet to a point in said line; thence in a straight line in a southerly direction to the point of beginning, which said right of way is to be used by the parties hereto and their heirs and assigns forever in common and shall never be closed or obstructed.

Our Pullains of title insurance include such buildings and improvements thereon which by law constitute and property, unless specifically expected therein.
FOR CONVEYANCING ONLY: Together with all right, title and interest of, in and to any structs and reads abutting the shows described promises.

DESCRIPTION

Directoria